

**PARKER AND CARMODY, LLP**  
ATTORNEYS AT LAW  
30 EAST 33<sup>RD</sup> STREET  
6<sup>TH</sup> FLOOR  
NEW YORK, N.Y. 10016

DANIEL S. PARKER  
MICHAEL CARMODY

TELEPHONE: (212) 239-9777  
FACSIMILE: (212) 239-9175  
DanielParker@aol.com

October 3, 2023

**By ECF**

Hon. Edgardo Ramos  
United States District Judge  
Southern District of New York  
500 Pearl Street  
New York, NY 10007

**MEMO ENDORSED**, pg. 2.

**Re: United States v. Daquan Seymour**  
**23 Cr 373 (ER)**

Dear Judge Ramos:

I write on behalf of Daquan Seymour requesting that the Court temporarily amend the conditions of his bail and allow him to travel to the Dominican Republic from January 8-12, 2025.

I have conferred with Pre-Trial Officer Meherun Mayer who advised me that Pre-Trial takes no position with respect to requests for international travel. I have conferred with AUSA Jamie Bagliebter and “The Government defers to Pre-trial.” Mr. Seymour has been fully compliant with all of his bail conditions.

If the Court were to grant this application, then Mr. Seymour will provide details of his travel itineraries to his Pre-Trial officer and comply with any of her instructions. In addition, he requests permission to retrieve his passport from Pre-Trial and he will return it within two days of his return.

Accordingly, if the foregoing meets with the Court’s approval, then I respectfully request that the Court “So Order” this letter, granting this application.

Thank you for your consideration in this matter.

Respectfully submitted,  
*Daniel S. Parker*  
Daniel S. Parker  
Parker and Carmody, LLP

30 East 33<sup>rd</sup> Street  
6<sup>th</sup> Floor  
New York, NY 10016  
917-670-7622  
DanielParker@aol.com

Cc: AUSA J. Bagliebter  
PO Meherun Mayer (by email)

Seymour's application for permission to travel and to retrieve his passport from Pretrial Services is granted. He shall return his passport to Pretrial withing two days of his return.

SO ORDERED.



Edgardo Ramos, U.S.D.J.  
Dated: 1/3/2024  
New York, New York